#### FALL 2007 KENTUCKY HIGH SCHOOL ATHLETIC ASSOCIATION ANNUAL MEETING

PROPOSALS SUBMITTED TO THE DELEGATES BY THE BOARD OF CONTROL FOR CONSIDERATION AS REQUIRED BY 702 KAR 7:065 AND THE ANNUAL REVIEW OF ASSOCIATION RULES. VOTING RESULTS LISTER AS YES - NO - ABSTAIN - PRESENT. 238 MEMBER SCHOOLS WERE PRESENT, 159 VOTES REQUIRED FOR PASSAGE

# PROPOSAL 2007 - 1 PASSED 216-11-0-11

Proposed by the KHSAA Board of Control - A technical amendment to Bylaw 4 to re-state its intent on limitations. This amendment effects only the marked sections and does not effect any other proposed change to Bylaw 4.

Rationale — With two minor changes, the Board of Control desires to make clear the intent of the membership with respect to the four year limitation on eligibility. This statement of principle, while not negating the Due Process rights of any student within the Due Process Procedure, reiterates a desire that no student be allowed to play more than four seasons at the high school level in a single sport once the four-year count has started. This also clarifies and contradiction between subsections (c) and (d) that has needed resolution. This change would phase in and allow any student who, while below grade 4 had competed in high school level competition, to continue competing until eligibility was exhausted, provided the student was eligible by all other rules.

# **Bylaw 4. Enrollment**

Sec. 1) Maximum Number of Semesters

- a) Students promoted from grade eight (8) to grade nine (9) shall have four (4) consecutive calendar years of eligibility from the date of first such promotion by the school provided the student is eligible according to this and all other Association bylaws. Such eligibility shall conclude with the completion of the spring sports season following the fourth year. No additional eligibility may be granted in a case where the grant would allow a student to compete in all or part of the fifth competitive season in a single sport following the initial promotion by the school from grade eight (8).
- b) The Commissioner or Board of Control through the Due Process Procedure, may grant additional eligibility in the case where is has been documented by the attending physician, Principal and Superintendent that severe illness or injury has prevented the student from receiving necessary education services and the right to an education has therefore been impacted rather than simply the loss of athletic privilege. Such grant of eligibility may only be made in the cases in which the student-athlete would remain eligible by all other Association bylaws. Nothing about this provision shall include additional eligibility strictly for loss of participation due to sports related injuries. No additional eligibility may be granted in a case where the grant would allow a student to compete in all or part of the fifth competitive season in a single sport following the initial promotion by the school from grade eight (8).
- c) No student having been enrolled in the fourth (4th) grade or in any grade through twelfth (12th) shall be eligible for interscholastic athletics at the high school level (grades 9 through 12) for more than a total of one (1) year in each grade and applicable eligibility shall begin in the first year enrolled in that grade. Students repeating a grade for any reason are ineligible to participate in interscholastic athletics at the high school level (grades 9 through 12) during the second year in that grade. The penalty for violation of this rule shall be the loss of one of the four years of eligibility after being promoted from grade nine (9). Policies regarding the participation of repeating students at the levels of play below high school interscholastic athletics shall be determined by the school council pursuant to KRS 160.345 (2) (i).
- d) Pupils in grades 4-8 1-8 may play on the high school team if such participation is not in conflict with Section (c) above, and the time so played shall not be counted on the eight (8) semester limit. EXCEPTION: Students below grade nine (9) may not participate on the varsity team in contests in the sports of football or soccer, and students enrolled below grade seven (7) may not participate on the varsity level in wrestling. The provisions of this restriction shall not apply to non-varsity teams participating in these sports.

# PROPOSAL 2007 - 2 PASSED 203-23-1-11

Proposed by the KHSAA Board of Control - An amendment to Bylaw 6 to codify an exception related to military transfers and clarify the section related to divorce of the parents of a student-athlete.

Rationale — Upon review of the current transfer rule and restrictions, the Board of Control feels that the custody situation needs to be clarified to better illustrate the provisions of the rule and its restrictions. The change in sub-section (b) makes no substantative change, but may eliminate a perceived loophole in the rule. The new section (i) proposed, is reflective of current events that have been handled through the Due Process Procedure, but are more appropriately handled by creating an enumerated exception within the body of the rule.

#### **Bylaw 6. Transfer Rule**

Sec. 1) Domestic Students

Any student who has been enrolled in grades nine (9) through twelve (12) and has participated in any varsity game in any sport at any school following enrollment in grade nine (9) and who then transfers schools shall be ineligible for interscholastic athletics at any level in any sport for one year from the date of enrollment in the new school. Any student entering grade (7) in 2008-2009 or later who has participated in a contest at any level in any sport representing a member school while being enrolled in grades seven (7) or eight (8) and who then enrolls at a different member school (grade nine or above) shall be ineligible for interscholastic athletics at any level in any sport for the first year of enrollment.

The Commissioner has discretion (but is not required) to waive the period of ineligibility set forth above if one of the following exceptions has been met. Determinations of whether a student shall be granted a waiver pursuant to this rule shall be based on the circumstances existing as of the date of enrollment at the new school. The KHSAA shall not recognize as grounds for a waiver of the period of ineligibility an argument that the educational needs of the transferring students would be better served through a transfer.

- b) DIVORCE The KHSAA will not recognize a legal separation as grounds for waiver of the provisions of this bylaw. The Commissioner may waive the provisions of this bylaw in the event of a dissolution of marriage (i.e. a final and legally binding divorce decree from a court of competent jurisdiction) of the parents and a change in the residence of the student pursuant to a court order granting custody of the child to one of the parents with whom the student shall reside. In the event joint custody is awarded to both parents, for purposes of this bylaw, the student shall initially be eligible where either parent resides. After initially establishing eligibility with one parent, all subsequent transfers will require a period of ineligibility of one year the student shall be deemed to reside at his or her previous residence if one parent retains this residence. If neither parent retains the former residence, the parents shall designate one of their new residences (mother or father) for the purpose of this bylaw, such designation to be reviewed and approved by the Commissioner. If a student subsequently decides to return and reside with the other parent in a different school district following this initial designation, the student shall be ineligible for one year.
- i) MILITARY ASSIGNMENT Any student transferring in a situation where documentation is presented to verify that the change in education and living arrangements is directly related to an order from any branch of the United States military service, including the reserve components may have the period of ineligibility waived.

# PROPOSAL 2007 - 3 PASSED 215-9-0-14

Proposed by the KHSAA Board of Control - A technical amendment to Bylaw 14 which removes specified penalties and instead, refers the situation to Bylaw 33 as per other rules.

Rationale — This technical change would take the specified penalties from Bylaw 14 and place them more appropriately within the scope of Bylaw 33.

### **Bylaw 14. Certification of Eligibility**

Sec. 8) Certification of Ineligible Player

If any school plays an ineligible player when the facts were available and

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could have been known upon such investigation as a principal or Designated Representative is expected to make in the case of each of his players, that school shall be <u>penalized in accordance with the provisions of Bylaw 33 suspended from the Association or otherwise penalized</u>.

If a player enters a contest under an assumed name or when not properly certified, he/she shall be permanently ineligible, and his/her school shall be penalized in accordance with the provisions of Bylaw 33 forfeit the contest and shall be suspended from the Association.

# PROPOSAL 2007 - 5 PASSED 203-14-10-11

Proposed by the KHSAA Board of Control - A proposal to change the method of counting games in soccer.

Rationale – This change will revise the method for counting games in soccer to simplify the process and eliminate perceived issues and the possibility of schools exceeding the limit of games by miscounting tournaments.

# **Bylaw 25. Limitation of Seasons**

Sec. 7) Sports Specific Limitations - Soccer - Boys and Girls

- 1) The first organized practice for the fall varsity (grades 9-12) season shall not take place prior to July 15.
- There shall be no more than two (2) scrimmages or practice games prior to the first regular season contest of that year.
- 3) The first match shall not take place prior to the Monday of Corresponding Week 7.
- 4) A season shall consist of a maximum of twenty-one (21) games seventeen (17) games. A maximum of two (2) tournaments may be included in any manner other than counting each game played against the limit of seventeen (17) games. Single elimination tournaments in which every team in the tournament is finished playing upon their first loss are eligible to be counted as one game against the limit of seventeen (17) games. All other formats of tournaments are eligible to be counted as two games against the limit of seventeen (17) games. Any team playing more than four games in any one tournament shall have each additional game played over four counted against the limit of seventeen. Any game played over the limit of four in any one tournament shall be counted against the limit of seventeen (17) games:
- 5) The opportunity to participate in regular season contests ends at all levels of play (grades 9-12) on the Saturday preceding the first KHSAA Tournament (District, Region or State), with the exception that the varsity team may practice and play through its elimination from KHSAA sanctioned tournament play. Following elimination, there shall be no further practice or play during the remainder of the academic school year.

# PROPOSAL 2007 - 6 PASSED 165-65-0-8

Proposed by Tracy Spickard, Franklin County High School; Jim McKee, Scott County High School; Greg Scholl, Southwestern High School; Ron Madrick, Holmes High School - A proposal worked out in conjunction with members of the Kentucky Basketball and Football Coaches Association to attempt to minimize the conflict over student-athlete participation in those sports.

Rationale – Through a series of proposals, coaches and athletic administrators have worked together to attempt to make better use of the student-athletes in the state, minimize kids have to make choices between sports and be better able to play both, and not effect the ability of programs to be competitive. With this change, to go into effect with the 2009-2010 school year, the basketball season returns to its traditional time block. KHSAA member schools are simply, by and large, too small on average to compete for athletes. This proposal acknowledges that the allowances for football and expansion of participation opportunities may have create adverse situations for kids participating in other sports and returns the basic football season to ten regular season weeks to play ten regular season games. Schools would have the option of substituting an early game for a scrimmage in Week "O" to fill their schedule as a final resort to solving scheduling problems. With a scheduling grid adopted, even if revised for the 2009 season, when this proposal takes effect in 2009, there should be no more scheduling problems in adapting to this change than with any other schedule change that occurs in the first year of a contract cycle. Also with this change, the basketball season returns to its traditional time block. In addition, this keeps in mind that basketball and football seasons should be separate. In addition, this keeps in mind that the fall and winter sports seasons should be separate. In many cases, good athletes are forced to make the choice between basketball and football due to the KHSAA rules, which potentially harms both programs

and the student-athletes. Years ago, the member schools specified that the spring sports season should not start until the winter season is over. That allows the most opportunity for students to compete in more than one sport should they desire to do so. The same should be done for the fall and winter sports, particularly basketball. Moving the start of basketball season to after football (semifinals or finals) allows a majority of the students to be able to play both sports should they desire to participate in both. Since the Board of Control sets the football finals at least two years in advance, it would be within a regular contract cycle for basketball games to simply adjust the subsequent corresponding date charts due to the football finals scheduling. This change also locks in the length of the basketball season to allow for scheduling adjustments and planning.

The spring practice changes listed in this proposal make no effective change to the regulation, but rather place existing interpretations and restrictions into the body of the rule.

#### **Bylaw 25. Limitation of Seasons**

Sec. 3) Sports Specific Limitations - Basketball - Boys and Girls

3) Through the 2008-2009 playing season, the first basketball game shall not take place prior to the Monday following Thanksgiving. <u>Beginning</u> with the 2009-2010 playing season, the first basketball game shall not take place prior to the Monday following the state football semifinals.

5) The opportunity to participate in regular season contests ends at all levels of play (grades 9-12) on the Saturday preceding the first KHSAA Tournament (District, Region or State) which shall be no earlier than the conclusion of the twelfth (12th) regular season playing week and not later than the conclusion of the thirteenth (13th) regular season playing week, depending upon the KHSAA Corresponding Dates Calendar and the scheduling of the state basketball tournaments, with the exception that the varsity team may practice and play through its elimination from KHSAA sanctioned tournament play. Following elimination, there shall be no further practice or play during the remainder of the academic school year.

Sec. 5) Sports Specific Limitations - Football - Boys

- 1) Organized non-contact practice shall not begin prior to July 15. During this non-contact period, a helmet, shoulder pads and shoes are the only football equipment that may be worn. The first date of practice in full pads shall be the earlier of August 1 or seven (7) week days (not counting Saturdays and Sundays) prior to the opening day of school (which shall be defined as the day prior to the classes starting for the student body), but under no circumstances can be prior to the fourth Friday before the first regular season playing date. After contact practice (practice in pads) has begun and prior to the first day of classes for the students, no school may conduct multiple on-field practice sessions in pads (e.g., two-a-days or three-a-days) on consecutive days (e.g., two-one two-one format). After the opening day of the school year, no school may conduct multiple on-field practice sessions in pads (e.g., two-a-days or three-adays) on a day in which school is in session. All schools shall submit all required documentation to verify the proper execution of the practice regulations, including scrimmage, contact, and heat/safety regulations and recommendations.
- 2) There shall be no more than two (2) scrimmages or practice games per member school (grades 9-12) prior to the opening varsity game of the season with players other than members of the squad.
- 3) The first game shall not take place prior to the Friday of NFHS corresponding week 8 (Week 1) eleven (11) weekends prior to the weekend of the first round of the state playoffs.
- 4) A maximum of ten (10) regular season games may be played and the opportunity to play regular season games shall conclude at the end NFHS corresponding week 17. Any school may play one of the allowable regular season games during Week 0 (NFHS corresponding week 7) provided that the total schedule does not exceed ten (10) regular season games and that the allowable number of scrimmages in subsection 2 is reduced to one. Any KHSAA school which chooses to compete for a district title and is placed in a classification where only four (4) weeks are needed to complete the playoffs may play an additional regular season contest (total of 11 contests), the last of which can be played during the first round of the playoffs for the other classifications.
- 8) Each football school may conduct ten (10) practice periods of not more than two (2) hours in length and not more than one practice per day over ten (10) days during the three calendar school weeks following the school's elimination from post-season play in basketball. All equipment authorized by the football playing rules may be used during this period. There can be no inter-school competition during this period, and all participants must be eligible according to all KHSAA eligibility rules. In order to conduct the spring practice sessions:

- a) No student below grade nine may participate nor may seniors participate;
- b) Dates must be reported to the KHSAA on supplied forms;
- c) Only students currently eligible by all KHSAA rules including Bylaws 2 through 12 may participate;
- d) Intrasquad games may be held but shall be counted as one of the ten practice sessions; and
- e) There shall be no school or coach imposed penalty for any player who chooses not to participate.
- f) There shall be no mandatory participation by any person on a spring sports eligibility list (or entering any spring sport scrimmage or contest) and no mandatory participation by any other person not appearing on a spring sports eligibility list.
- 9) The Board of Control may waive provision(s) (2) and/or (4) of this Bylaw to allow member schools to participate in Hall of Fame and Museum contests. Rules on participation in the Classic shall be made by the Board of Control and published in the Athlete Magazine as a part of the official record of the Association.

# PROPOSAL 2007 - 7 PASSED 163-60-4-11

Proposed by Greg Scholl, Southwestern High School; Jim McKee, Scott County High School; Ron Madrick, Holmes High School - A proposal to revise the starting date for football practice to balance the scheduling issues of alternative calendars and the need to keep contract practice starting as late as possible.

Rationale: Through a series of proposals, coaches and athletic administrators have worked together to attempt to make better use of the student-athletes in the state, minimize kids have to make choices between sports and be better able to play both, and not effect the ability of programs to be competitive. This change, which should go into effect with the 2009-2010 season, locks the start date of fall practice to a defined window so that the rolling of the calendar doesn't force practice into a time period far too early in the summer. Though some early starting schools may be potentially affected with the loss of one or two multiple practice session days, the choice of school start times is left to the local level and shouldn't be allowed to potentially impact the health, welfare and safety of the student-athletes.

# **Bylaw 25. Limitation of Seasons**

Sec. 5) Sports Specific Limitations - Football - Boys

1) Organized non-contact practice in pads shall not begin prior to July 15. During this non-contact period, a helmet, shoulder pads and shoes are the only football equipment that may be worn. The first date of practice in full <del>pads shall be the earlier of August 1 or seven (7) week days (not counting</del> Saturdays and Sundays) prior to the opening day of school (which shall be defined as the day prior to the classes starting for the student body), but under no circumstances can be prior to the last Monday in July fourth Friday before the first regular season playing date. After contact practice (practice in pads) has begun and prior to the first day of classes for the students, no school may conduct multiple on-field practice sessions in pads (e.g., two-a-days or three-a-days) on consecutive days (e.g., twoone two-one format). After the opening day of the school year, no school may conduct multiple on-field practice sessions in pads (e.g., two-a-days or three-a-days) on a day in which school is in session. All schools shall submit all required documentation to verify the proper execution of the practice regulations, including scrimmage, contact, and heat/safety regulations and recommendations.

# PROPOSAL 2007 - 8 PASSED 159-69-1-9

Proposed by Tracy Spickard, Franklin County High School; Jim McKee, Scott County High School; Greg Scholl, Southwestern High School; Ron Madrick, Holmes High School; Fred Hester, Mason County High School. - A proposal worked out in conjunction with members of the Kentucky Basketball and Football Coaches Association to attempt to minimize the conflict over student-athlete participation in those sports.

Rationale: When the dead period was first instituted, the school administrators and coaches overwhelmingly favored a four-week dead period, but when it was first implemented, the desire of the membership was to start with a 15-day period and then evaluate. The current period has a couple of flaws that this proposal addresses. The football and basketball coaches have worked together to create better opportunities for the student-athletes to be able to play both sports, without effecting the ability of either program to be competitive. This proposal clearly states that organized school vs. school competition (i.e. 7 on 7 passing leagues)

in football needs to be in a defined period free from basketball conflicts (i.e. July 10 through July 31) and basketball play (summer tournaments, etc.) needs to be in a defined period free from football conflicts (i.e. June 1 through June 24). With these cooperative restrictions in place, the dead period can better address the sports it was originally intended to regulate, and not collaterally damage others. In addition, with impending changes to the scheduling grid being discussed for revision beginning in 2009, the season preparation issues will be resolved.

# **Bylaw 26. Summer Sports and Sports/Activities**

Sec. 2) Summer Dead Period

Students may not receive coaching or training from school personnel (either salaried or non salaried) and school facilities, uniforms, nicknames, transportation or equipment shall not be used each year in any KHSAA sanctioned sport or cheerleading squad during the period beginning with June 25, and going through July 9. School funds may not be expended in support of interscholastic athletics in any KHSAA sanctioned sport during this period. These restrictions shall not apply to postseason wrap-up activities, celebrations and recognition events relating to a spring sports team at a school which participated in KHSAA state championship play in that particular sport during that particular year

Beginning June 1, 2009, students shall not participate in any school vs. school (in any format) competition in football between the earlier of the last day of school and June 1 through June 24. During this period, students may participate in activities such as weight training, skill development, individual camps and accepted open gym/field activities where no interschool competition is involved. Students shall not participate in any school vs. school (in any format) competition in boys' basketball between the end of the dead period and July 31. During this period, students may participate in activities such as weight training, skill development, individual camps and accepted open gym/field activities where no inter-school competition is involved.

# PROPOSAL 2007 - 9 PASSED 216-10-0-12

Proposed by the KHSAA Board of Control - A proposal to amend Bylaw 32 (Selection of Officials) and remove the Federal Court Decree provisions related to the Selection of Officials from the Bylaws while leaving the information printed in other portions of the Handbook.

Rationale — On advice of counsel, the Board of Control feels that this segment of the Federal Court decree is inappropriately placed as it is already published in the Constitution, Officials Licensing Guidebook, and the Policies and Procedures section of the Handbook. This does not remove any of the Federal Court decree jurisdiction or provisions but rather, eliminates a redundancy within the Handbook.

#### **Bylaw 32. Selection of Officials (Federal Court Decree)**

Where the use of licensed officials is required, the Commission (Commissioner and three Assistant Commissioners) shall select such officials for each contest in football, basketball, and baseball. The names of the officials so selected shall be given to the schools involved at a reasonable time before the contest. Any head coach who objects to the selection of a certain official or officials to serve in games in which his team will participate shall have a right to file a written protest with the Commission, if filed a reasonable time before the contest. What is a reasonable time is to be determined by the Commission. The Commission shall have the right to make such changes as it deems appropriate and in the best interest of the sport. It is recognized that to make out such a schedule is a very involved and tedious task and the Commission shall have authority to employ such assistance as it feels proper, subject of course, to its supervision.

In accordance with this decree, the Commission must approve all actions of local policy board(s) formed by virtue of, and in compliance with this decree, including the hiring of the Assigning Secretary and assistants.

COMPILERS NOTE - With the passage and adoption of Proposal 9, KHSAA Bylaw 13 regarding the Agreement Regarding Professional Baseball Contracts will be moved to Bylaw 32. Bylaw 7, which goes into effect with 2008-2009 regarding Financial Aid restrictions, moves to become Bylaw 13. Bylaw 6, Section 2 (Foreign Exchange Students) will now be moved to Bylaw 7

# PROPOSAL 2007 - 10 PASSED 208-18-0-12

Proposed by Gary Bartlett, Daviess County High School and Will Hodges, Green County High School - A proposal to rescind restrictions on individual sports playing in out of state events due to the near impossible nature of monitoring opponents.

Rationale — The restriction on playing non-member schools from out of state is a restriction that ensures that team competition is played by high school teams. However, this rule is difficult if not impossible to monitor in the individual sports of cross country, golf, swimming, tennis, track and wrestling. In these sports, when travel is made out of state (or even out of state teams brought in), entries may be at the last minute or even not finalized until arrival at the venue and KHSAA members are then left with the near impossible dilemma of deciding between competing illegally or risking the financial and competitive issues that come from immediate withdrawal. The KHSAA rules in these sports should be concerned with what Kentucky schools can control. A school can control who it brings in to its meets / contests, and what Kentuckians participate, but it is just not practical in the "individual" sports to have this restriction.

# ARTICLE VIII CONTESTS

## Section 1. With Non-Member Kentucky Schools

KHSAA member schools may only compete in contests against schools located in Kentucky that are current members of the KHSAA Any KHSAA member school, that engages in an athletic contest with a nonmember Kentucky school that is eligible for membership in the Association, may be subject to all penalties contained in Bylaw 33 .

# Section 2. With Schools from in Other States

All opponents of KHSAA schools in all contests <u>in baseball</u>, <u>basketball</u>, <u>football</u>, <u>soccer</u>, <u>softball</u> and <u>volleyball</u> shall be current members of the state association in the home state of the opponent. All contests played by KHSAA member schools shall be governed by the rules and regulations established by the Board of Control including but not limited to Article VIII of the KHSAA Constitution. Approval for any exemptions must come through the Commissioner. Any KHSAA member school engaging in a contest with a school from another state shall play under the rules of the KHSAA.

# PROPOSAL 2007 - 11 PASSED 221-4-0-13

Proposed by Jeff Edwards, Jeffersontown High School - A proposal to amend the Constitution to establish a meeting attendance threshold for elected Board of Control members.

Rationale — An elected member representing the member schools school be available to be able to attend meetings representing his/her constituency. It is important to the member schools being represented that someone is at the meetings to voice the constituent beliefs and concerns on a regular basis..

#### **ARTICLE IV**

# ADMINISTRATION AND LEGISLATION

## **Section 1. Officers**

The officers of the Association shall be a Commissioner and a Board of Control composed of eighteen (18) members, at least three (3) of whom shall be African-American, and at least three (3) of whom shall be female.

# **Section 2. Representation and Governance**

- 3) ELIGIBILITŸ
  - a) To be eligible for membership as a SECTIONAL or DESIGNATED representative on the Board of Control, one must be an employee holding a valid Kentucky Teaching Certificate issued by the Education Professional Standards Board and be an employee of an accredited KHSAA member school or system which is in good standing with the KHSAA. He/she must be employed in the section he/she is to represent, and must remain employed in that section during his/her tenure of office. Serving in a part-time capacity (less than three hours of instruction or other administrative duties other than a bonafide 100-day contract assignment as approved by rules of the Kentucky Teachers Retirement System) or on leave of absence (exclusive of employee earned sick leave) will terminate the eligibility of the member. He/she shall not be eligible after serving two (2) consecutive four-year terms.
  - b) If a vacancy occurs with less than one year remaining on the term in office, the Board of Control shall fill the vacancy for the remainder of the term. If a vacancy occurs with one year or more remaining or if a newly elected member of the Board of Control is unable to take office

at the start of his/her term, the Commissioner shall ensure the vacancy is filled within sixty (60) days in the same manner as that prescribed for the regular selection of Board members.

#### 5) ATTENDANCE

a) REQUIREMENT - Any elected member of the Board of Control shall attend 70% of the meetings (regular and special) of the Board during the July 1 to June 30 Board year.

b) REPLACEMENT - Any elected member of the Board of Control, unless excused for documented cause such as illness or injury by a majority of the members of the Board, who fails to attend at 70% of the meetings (regular and special) of the Board of Control between July 1 and June 30 during any year shall automatically upon such occurrence be deemed to have resigned from office, and a replacement shall be named in accordance with Section 3 (b) above.

#### **PROPOSAL 2005 - 3**

Approved by the Annual Meeting in 2005, however consideration deferred at request of Board of Control until resolution of Proposal 2 due to conflict in wording.

Sec.5) Residence Requirement

Pupils in grades four (4) through twelve (12) may play on the high school team if such pupils have the primary permanent residence in the Commonwealth of Kentucky and such participation is not in conflict with restrictions contained elsewhere in this or other bylaws. The primary permanent residence is defined as the student and his/ her parents or legal custodian(s) having the sole primary permanent residence in a Kentucky county.

Beginning with the 2009-2010 school year, a student shall be ineligible to participate in interscholastic athletics at any level (grades 9-12) if the student does not have the primary permanent address in the Commonwealth of Kentucky, Such participation restriction shall not apply in any of the following situations:

- a) The student attends a member school of the KHSAA while adhering to a valid tuition exchange/reciprocal agreement within KRS Chapter 157;
- b) The student has continually attended, since initial enrollment in grade seven (7) a school under the same local Board of Education as the KHSAA member school;
- c) The student enrolled at D1 (Kentucky Board of Education managed) or F1 (Federally managed)schools;
- d) The student has been ruled eligible under Bylaw 6, Section 1 (e), Boarding School Students;
- e) The student has been ruled eligible under Bylaw 6, Section 2 (Foreign Exchange students); or
- f) The student, prior to the time of implementation, has represented a KHSAA member school in any sport at any level.

A member school may petition the Board of Control to allow for other exceptions to this provision.

# **REFERENDUM 2006-2**

This proposal was implemented with the regulatory approve process of 2007-2008. However, during the process, a legislative request was made that the stipulating provisions be reviewed to consider impacting on those students who played on the varsity level while being enrolled below grade 9. Such as considered and receommended for revision by the Board of Control with implementation in 2008-2009.

# **Bylaw 6. Transfer Rule**

Sec. 1) Domestic Students

Any student who has been enrolled in grades nine (9) through twelve (12) and has participated in any varsity <u>contest</u> game in any sport at any school following enrollment in grade nine (9) and who then transfers schools shall be ineligible for interscholastic athletics at any level in any sport for one year from the date of enrollment in the new school.

Any student entering grade (7) in 2009-2010 or later who has participated in a <u>varsity</u> contest <del>at any level</del> in any sport representing a member school while being enrolled in grades seven (7) or eight (8) and who then enrolls at a different member school (grade nine or above) shall be ineligible for interscholastic athletics at any level in any sport for the first year of enrollment.

(REMAINDER OF BYLAW REMAINS UNCHANGED)